



Boston University

Community Technology Foundation
881 Commonwealth Avenue
Boston, Massachusetts 02215
617/353-2212

Nov. 20, 1979

Dr. Harry Pars
SISA, Inc.
767B Concord Ave.
Cambridge, MA 02138

Dear Harry,

Enclosed are copies of H.R. 5427 and H.R. 5715, introduced in the House by Mr. Ertel and referred to the Judiciary. These bills appear to borrow language from other bills recently introduced but in addition deal specifically with small business and universities. Under 5427 title is the Government and a technology utilization program is established to promote transfer. Universities with a qualified transfer program can retain title. Small business does not appear to be singled out. Under H.R. 5427 a uniform patents rights clause is established that leaves title with the government subject to a waiver, based on individual agency determination. Where waiver is granted, mandatory sublicensing is required after a period of time except for universities and small business. It is not clear to me how these bills dovetail. In any event they are like the Schmitt bill and unlike 1860 and 414. Since all these bills have been dumped in the House Judiciary hopper, it would seem imperative that both the university community and the small business community make the House Judiciary aware of their preference for and support of 1860 and 414.

2 Helen

Sincerely,

Lawrence Gilbert
Patent Administrator

LG/djr

cc: Howard Bremer ✓